## ATTORNEY'S DOCKE'S 017220.0115



**KEISSUE APPLICATION** 

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Greene, et al.

Patent No.:

5,203,267

Reissue Application No.:

08/425,766

Filing Date:

Title:

April 19, 1995

ACTION AND

METHOD AND APPARATUS FOR DISPOSING OF

hereby

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correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231, on the date shown below.

certify

that

this

Date

Honorable Commissioner of Patent and Trademarks

Washington, D.C.

20231

Dear Sir:

## **DECLARATION PURSUANT TO UNDER 37 CFR. § 1.47**

I am a patent attorney employed with Baker & Botts, L.L.P., which on behalf of the identified inventors, Mr. Ralph F. Greene and Mr. Patrick C. Malone, and the assignee of U.S. Patent 5,203,267, NCE Concepts, Ltd., filed the above-identified Reissue Application on April 19, 1995. This application was filed without Mr. Greene's signature on the Declaration required by 37 CFR §1.68 because Mr. Greene refuses to execute the required Declaration.

On April 14, 1995, I sent a letter to Mr. Greene's home requesting that he contact me to discuss his execution of the Declaration for this Reissue Application. Mr. Greene responded that

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he would not execute the Declaration as required by my April 19th deadline, and that I was instead to transmit the Reissue Application and Declaration to his patent attorney, Mr. Daniel V. Thompson, Thompson & Howison, L.L.P., Highpoint Centre, 12225 Greenville, Avenue, Suite 995, Dallas, Texas 75243.

On April 26, 1995, I forwarded the Reissue Application and Declaration for Mr. Greene's signature to Mr. Thompson. Subsequently, I have received the attached May 17, 1995 letter from Mr. Thompson that indicates that Mr. Greene refuses to sign the Declaration for this Reissue Application.

I hereby declare that all statements made herein on my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that wilful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code, and that such wilful false statement may jeopardize the validity of the reissue patent.

Respectfully submitted,

BAKER & BOTTS, L.L.P.

Attorney for Applicants

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Date: June 9, 1995